MICHELE POWER SEANCASE 3:05-cv-00072-RRB Page 1 of 3 Document 23 Filed 04/10/2006 POWER AND BROWN, LLC PO Box 1809 Bethel, Alaska 99559 Telephone: 907-543-4700 Facsimile: 907-543-3777 Attorneys for Martin and Axel Moore UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA MARTIN MOORE on behalf of AXEL MOORE Plaintiff(s) Case No. A05-0072 CV (RRB) Vs UNITED STATES OF AMERICA, STIPULATION FOR DISMISSAL WITH PREJUDICE AGAINST Defendant(s). THIRD-PARTY DEFENDANT Plaintiffs Martin Moore and Axel Moore, and Defendant/Third-Party Plaintiff United States of America, and Third-Party Defendant Arnold Redfox, by and through their undersigned counsel, stipulate and agree that all claims that were asserted or that could have been asserted by the Plaintiffs or Defendant/Third-Party Plaintiff against Third-Party Defendant Arnold Redfox, in the above-entitled matter, shall be dismissed with prejudice. The parties agree that each party shall bear its own costs and attorney fees in connection with this dismissal of claims against the Third-Party Defendant. Notwithstanding this dismissal of claims, the parties further stipulate and agree that the Defendant United States, in its defense of the claims asserted by the Plaintiffs in this action, shall Page 1 of 3

be entitled to seek allocation and apportionment of fault and damages to Arnold Redfox as a Case 3:05-cv-00072-RRB Document 23 Filed 04/10/2006 Page 2 of 3 "person who has settled or otherwise been released" from liability pursuant to AS 09.17.080. To the extent it is determined that Plaintiff Axel Moore's injuries and damages were caused by the fault of Arnold Redfox any recovery by Plaintiffs against the United States shall be denied or

reduced accordingly, regardless of fact that Plaintiffs shall not be entitled to obtain a judgment or recovery against Arnold Redfox. The parties understand and agree that the United States' consent to this stipulation for

dismissal is based on the condition and the parties' agreement that the dismissal of claims against Arnold Redfox and his dismissal as a third-party defendant in this action shall not preclude the

United States from asserting its right to seek allocation and apportionment of fault and damages

Attorneys for Plaintiff

to Arnold Redfox pursuant to AS 09.17.080. POWER AND BROWN, LLC

Michele Power ABA #510047 UNITED STATES ATTORNEY Attorneys for Defendant/Third-Party Plaintiff ABA #8209092

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Document 23 COPIEd 84/96/2006 AIPage 3 of Attorneys for Third-Party Defendant Heather Sia ABA# 0505036

CERTIFICATE OF SERVICE

Gary M. Guarino

Heather Sia

P.O. Box 409

ase 3.05-cv-00072-RRB

This is to certify that on the 10 day of April, 2006, a copy of this document was mailed to the person(s) listed below:

Assistant U.S. Attorney Federal Building & U.S. Courthouse 222 West 7th Ave., #9, Rm. 253 Anchorage, Alaska 99513-7567

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